PELUSO & TOUGER, LLP

70 LAFAYETTE STREET NEW YORK, NEW YORK 10013 PelusoandTouger.com

> Ph. No. (212) 608-1234 Fax No. (212) 513-1989

BY ECF: April 2, 2021 Honorable Loretta A. Preska United States District Court Judge United States Courthouse 500 Pearl Street New York, NY 10007

Re:

United States v. Albert Lucas,

19 Cr 291 (LAP)

Your Honor,

I am writing on behalf of the defendant, Albert Lucas who as the Court is aware, is released on a \$150,000.00 Bond, co-signed by two financially responsible people and is not allowed to travel outside of the SDNY and EDNY. Since his release from custody Mr. Lucas has fulfilled all of pre-trial release requirements. Mr. Lucas would most respectfully request permission to travel to Philadelphia, PA from April 16th until April 18th, 2021 for employment purposes. Mr. Lucas is a professional DJ and he will be performing for a birthday celebration at 601 Christopher Columbus Blvd. (see attached flyer). He has not booked a hotel room yet but will inform his pre-trial officer of the location once he has. I have reached out to the Government and his Pre-Trial Officer, Lea Harmon and his pre-trial officer has no objection.

Thus, I would respectfully request that the Court grant the above request. Thank you very much for your consideration of this matter

Respectfully yours,

David Douger

so ordered

UNITED STATES DISTRICT JUDGE

Travel approved.

///